LICENSURE OF PROGRAMS AND
FACILITIES - CRIMINAL BACKGROUND
CHECK AMENDMENTS
2006 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Thomas V. Hatch
House Sponsor: Wayne A. Harper
LONG TITLE
General Description:
This bill modifies criminal background check requirements, contained in the Licensure
of Programs and Facilities chapter of the Utah Human Services Code, for a person who
has direct access to children or vulnerable adults.
Highlighted Provisions:
This bill:
<ul> <li>modifies the requirements for a person undergoing a criminal background check by</li> </ul>
the Office of Licensing, within the Department of Human Services, to determine
whether the person may have direct access to children or vulnerable adults;
<ul> <li>provides that a person described in the preceding paragraph who continuously lived</li> </ul>
in Utah during the five years preceding the background check, except for time spent
outside of the United States and its territories, is not required to submit fingerprints
for an FBI national criminal history record check;
<ul> <li>provides that the office shall require a person described in the preceding paragraph</li> </ul>
to submit documentation establishing whether the person was convicted of a crime
during the time that the person spent outside of the United States and its territories;
and
<ul> <li>grants rulemaking authority to the Office of Licensing.</li> </ul>
Monies Appropriated in this Bill:
None

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30	Other Special Clauses:
31	None
32	Utah Code Sections Affected:
33	AMENDS:
34	62A-2-120, as last amended by Chapter 188, Laws of Utah 2005
35	
36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section 62A-2-120 is amended to read:
38	62A-2-120. Criminal background checks Direct access to children or
39	vulnerable adults.
40	(1) (a) Except as provided in Subsection (7), an applicant for an initial license or a
41	license renewal under this chapter shall submit to the office the names and other identifying
42	information, which may include fingerprints, of all persons associated with the licensee, as
43	defined in Section 62A-2-101, with direct access to children or vulnerable adults.
44	(b) The Criminal Investigations and Technical Services Division of the Department of
45	Public Safety, or the office as authorized under Section 53-10-108, shall process the
46	information described in Subsection (1)(a) to determine whether the individual has been
47	convicted of any crime.
48	(c) [Hf] Except as provided in Subsection (1)(d), if an individual has not continuously
49	lived in Utah for the five years immediately preceding the day on which the information
50	referred to in Subsection (1)(a) is submitted to the office, the individual shall submit
51	fingerprints for a FBI national criminal history record check. The fingerprints shall be
52	submitted to the FBI through the Criminal Investigations and Technical Services Division.
53	(d) An individual is not required to comply with Subsection (1)(c) if the individual
54	continuously lived in Utah for the five years immediately preceding the day on which the
55	information described in Subsection (1)(a) is submitted to the office, except for time spent
56	outside of the United States and its territories.
57	(e) If an applicant described in Subsection (1)(a) spent time outside of the United

58	States and its territories at any time during the five years immediately preceding the day on
59	which the information described in Subsection (1)(a) is submitted to the office, the office shall
60	require the applicant to submit documentation establishing whether the applicant was convicted
61	of a crime during the time that the applicant spent outside of the United States and its
62	territories.
63	(f) The office shall make rules, in accordance with Title 63, Chapter 46a, Utah
64	Administrative Rulemaking Act, to implement the provisions of this Subsection (1).
65	(2) The office shall approve a person for whom identifying information is submitted
66	under Subsection (1) to have direct access to children or vulnerable adults in the licensee
67	program if:
68	(a) (i) the person is found to have no criminal history record; or
69	(ii) (A) the only convictions in the person's criminal history record are misdemeanors
70	or infractions not involving any of the offenses described in Subsection (3); and
71	(B) the date of the last conviction under Subsection (2)(a)(ii)(A) is more than five years
72	before the date of the search;
73	(b) the person is not listed in the statewide database of the Division of Aging and Adult
74	Services created by Section 62A-3-311.1;
75	(c) juvenile court records do not show that a court made a substantiated finding, under
76	Section 78-3a-320, that the person committed a severe type of child abuse or neglect;
77	(d) the person is not listed in the Licensing Information System of the Division of
78	Child and Family Services created by Section 62A-4a-116.2; and
79	(e) the person has not pled guilty or no contest to a pending charge for any:
80	(i) felony;
81	(ii) misdemeanor listed in Subsection (3); or
82	(iii) infraction listed in Subsection (3).
83	(3) Unless at least ten years have passed since the date of conviction, the office may not
84	approve a person to have direct access to children or vulnerable adults in the licensee's human
85	services program if that person has been convicted of an offense, whether a felony,

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86	misdemeanor, or infraction, that is:
87	(a) identified as a sexual offense, domestic violence, lewdness, assault, or battery;
88	(b) a violation of any pornography law, including sexual exploitation of a minor;
89	(c) prostitution;
90	(d) included in:
91	(i) Title 76, Chapter 5, Offenses Against the Person;
92	(ii) Title 76, Chapter 5a, Sexual Exploitation of Children; or
93	(iii) Title 76, Chapter 7, Offenses Against the Family; or
94	(e) a conviction in:
95	(i) (A) another state, territory, or district of the United States; or
96	(B) a federal court of the United States; and
97	(ii) for an offense that, if committed in the state, would constitute a violation of an
98	offense described in Subsection (3)(d).
99	(4) (a) If a person for whom identifying information is submitted under Subsection (1)
100	is not approved by the office under Subsection (2) or (3) to have direct access to children or
101	vulnerable adults in the licensee program, the office shall conduct a comprehensive review of
102	criminal and court records and related circumstances if the reason the approval is not granted
103	is due solely to one or more of the following:
104	(i) a conviction for:
105	(A) any felony not listed in Subsection (3);
106	(B) any misdemeanor or infraction, not listed in Subsection (3), within five years of the
107	date of the search;
108	(C) a protective order or ex parte protective order violation under Section 76-5-108 or
109	a similar statute in another state; or
110	(D) any felony, misdemeanor, or infraction listed in Subsection (3) if at least ten years
111	have passed since the date of conviction;
112	(ii) a plea of guilty or no contest to a pending:
113	(A) felony;

114	(B) misdemeanor not listed in Subsection (3); or
115	(C) infraction not listed in Subsection (3);
116	(iii) the person is listed in the statewide database of the Division of Aging and Adult
117	Services created by Section 62A-3-311.1;
118	(iv) juvenile court records show that a court made a substantiated finding, under
119	Section 78-3a-320, that the person committed a severe type of child abuse or neglect; or
120	(v) the person is listed in the Licensing Information System of the Division of Child
121	and Family Services created by Section 62A-4a-116.2.
122	(b) The comprehensive review under Subsection (4)(a) shall include an examination of:
123	(i) the date of the offense or incident;
124	(ii) the nature and seriousness of the offense or incident;
125	(iii) the circumstances under which the offense or incident occurred;
126	(iv) the age of the perpetrator when the offense or incident occurred;
127	(v) whether the offense or incident was an isolated or repeated incident;
128	(vi) whether the offense or incident directly relates to abuse of a child or vulnerable
129	adult, including:
130	(A) actual or threatened, nonaccidental physical or mental harm;
131	(B) sexual abuse;
132	(C) sexual exploitation; and
133	(D) negligent treatment;
134	(vii) any evidence provided by the person of rehabilitation, counseling, or psychiatric
135	treatment received, or additional academic or vocational schooling completed, by the person;
136	and
137	(viii) any other pertinent information.
138	(c) At the conclusion of the comprehensive review under Subsection (4)(a), the office
139	shall approve the person who is the subject of the review to have direct access to children or
140	vulnerable adults, unless it finds that approval will likely create a risk of harm to a child or
141	vulnerable adult.

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142	(d) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
143	office may make rules, consistent with this chapter, defining procedures for the comprehensive
144	review described in this Subsection (4).
145	(5) (a) For purposes of this Subsection (5), "directly supervised" means that the person
146	being supervised is under the uninterrupted visual and auditory surveillance of the person doing
147	the supervising.
148	(b) A licensee may not permit any person to have direct access to a child or a
149	vulnerable adult unless, subject to Subsection (5)(c), that person is:
150	(i) associated with the licensee and:
151	(A) approved by the office to have direct access to children or vulnerable adults under
152	this section; or
153	(B) (I) the office has not determined whether to approve that person to have direct
154	access to children or vulnerable adults;
155	(II) the information described in Subsection (1)(a), relating to that person, is submitted
156	to the department; and
157	(III) that person is directly supervised by a person associated with the licensee who is
158	approved by the office to have direct access to children or vulnerable adults under this section;
159	(ii) (A) not associated with the licensee; and
160	(B) directly supervised by a person associated with the licensee who is approved by the
161	office to have direct access to children or vulnerable adults under this section;
162	(iii) the parent or guardian of the child or vulnerable adult; or
163	(iv) a person approved by the parent or guardian of the child or vulnerable adult to
164	have direct access to the child or vulnerable adult.
165	(c) Notwithstanding Subsection (5)(b), a person may not have direct access to a child
166	or a vulnerable adult if that person is prohibited by court order from having that access.
167	(6) (a) Within 30 days after receiving the identifying information for a person under
168	Subsection (1), the office shall give written notice to the person and to the licensee or applicant
169	with whom the person is associated of:

170 (i) the office's decision regarding its background screening clearance and findings; and 171 (ii) a list of any convictions found in the search. 172 (b) With the notice described in Subsection (6)(a), the office shall also give to the 173 person the details of any comprehensive review conducted under Subsection (4). 174 (c) If the notice under Subsection (6)(a) states that the person is not approved to have 175 direct access to children or vulnerable adults, the notice shall further advise the persons to 176 whom the notice is given that either the person or the licensee or applicant with whom the 177 person is associated, or both, may, under Subsection 62A-2-111(2), request a hearing in the 178 department's Office of Administrative Hearings, to challenge the office's decision. (d) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the 179 180 office shall make rules, consistent with this chapter: 181 (i) defining procedures for the challenge of its background screening decision 182 described in this Subsection (6); and 183 (ii) expediting the process for renewal of a license under the requirements of this 184 section and other applicable sections. 185 (7) Notwithstanding Subsection (1)(a), this section does not apply to an applicant for 186 an initial license, or license renewal, to operate a substance abuse treatment program that

187 provides services to adults only.